bismuth subnitrate, red gum eucalyptus, anise, oil of cloves, and gambir. It contained 43.63 percent mineral matter, consisting largely of calcium carbonate.

The article was alleged to be misbranded in that the statements appearing on the carton labels and in the circular entitled "Save the Calf," which accompanied the article, and which represented and suggested that the article was effective in the treatment of scours in calves and in other young animals; that it was effective to keep calves alive and strong, to produce better growth and better health of calves, to prevent calves from dying, and to alleviate pain and diarrhea accompanying scours; that it was an effective treatment for scours, common scours, bloody scours, and white scours; that it was effective to enable inflamed surfaces to heal; that it was effective in checking hemorrhagic and bloody scours; and that it was effective for different forms of scours and as an intestinal antiseptic, were false and misleading since the article was not so effective.

On April 6, 1943, the claimant and owner having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered destroyed.

1096. Misbranding of Kamnic Poultry Powder. U. S. v. 137 Cans of Kamnic Poultry Powder. Default decree of condemnation and destruction. (F. D. C. No. 9864. Sample 3166-F.)

On April 28, 1943, the United States attorney for the District of Nebraska filed a libel against 137 1-pound cans of Kamnic Poultry Powder at Omaha, Nebr., alleging that the article had been shipped from Kansas City, Mo., by Research Products, Inc., on or about March 10, 1943; and charging that it was misbranded.

Analysis showed that the article consisted of 35.08 percent of iron sulfate and

0.16 percent of nicotine, together with kamala, Areca, and Quassia.

The article was alleged to be misbranded in that the name "Kamnic" was misleading since it suggested that the article was composed of kamala and nicotine, two commonly used poultry remedy ingredients, whereas the article, when used as directed, furnished insignificant amounts of these two ingredients; and in that the statements appearing on its label "Contains:-* * * Iron Sulfate (Standardized) 32%, Tobacco (Nicotine 1%) 35%," was false and misleading since the article contained more iron sulfate and less nicotine than declared. The article was alleged to be misbranded further in that the statements appearing on its label, "For Flock Treatment of Poultry * * * Withhold feed for 24 hours, allowing only drinking water. For each 30 chicks, mix one heaping tablespoonful of Kamnic Poultry Powder thoroughly with one quart of bran or shorts in thin mash and give at one feeding. For mature birds increase the above dosage one half. Repeat in 24 hours. Four hours after last treatment, give four ounces Epsom Salts to each quart of drinking water," were false and misleading since such directions for use and dosage for the flock treatment of poultry, when appearing upon the label of a poultry remedy containing nicotine and kamala, represented and suggested that the product, when used as directed, was of value in the treatment of tapeworms and roundworms which infest poultry, whereas the article, when used as directed, was of no value for any species of worms which infest poultry, nor of any value whatever as a treatment for any known disease conditions of poultry.

On May 25, 1943, no claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

1097. Misbranding of General Hog Liquid. U. S. v. 46 Bottles, 9 Bottles, and 9 Jugs of General Hog Liquid. Default decree of condemnation and destruction. (F. D. C. No. 9838. Sample Nos. 37845-F, 37846-F.)

On April 22, 1943, the United States attorney for the Eastern District of Illinois filed a libel against 46 8-ounce bottles, 9 1-gallon bottles, and 9 5gallon jugs of General Hog Liquid at Paxton, Ill., alleging that the article had been shipped on or about February 24 and 25 and March 8, 1943, by the General Veterinary Laboratory, Omaha, Nebr.; and charging that it was misbranded.

Analysis showed that the article consisted essentially of water, sodium hydroxide, small proportions of compounds of calcium, copper, potassium, arsenic (60 grains per quart), creosote, oil of Chenopodium, phosphate, sulfate, and a minute amount of strychnine (0.10 gram per quart).

The article was alleged to be misbranded in that it was fabricated from two or more ingredients and its label failed to bear a statement of the quantity or proportion of strychnine and arsenic contained therein since the quantity or proportion stated was incorrect; and in that the statements "Extract of Nux Vomica (giving one quart of medicine .0266 cc. of strychnine), Solution of Potas-

sium Arsenite 59.5% (giving one quart of medicine 71 gr. of arsenic)," appearing on the label, were false and misleading since the article contained less arsenic and more strychnine than declared. The article was alleged to be misbranded further because of false and misleading statements in the circular entitled "Amazing Liquid Treats Sick, Wormy, Runty Hogs ' which represented and suggested that the article was effective as a preventive and treatment for all species of worms that infest hogs; that it was effective in the prevention and treatment of sick and runty hogs, of disease germs that infest hogs, and of flu, mixed infections, and the disease known as necro; that it was effective to prevent food waste and low profits, to cause bigger litters, to raise every pig, and to bring pigs along fast and keep them free of worms and disease, to make hogs ready to sell earlier, resulting in big money and extra profits, to avoid sickness and losses, and to develop big frame and heavy bone; and that the article contained ingredients which would be effective wormers, would promote appetite in sick hogs, would be an intestinal and lung antiseptic, and would destoy germs, help in the development of big bones, purify blood, and aid digestion.

On July 9, 1943, no claimant having appeared, judgment of condemnation was

entered and the product was ordered destroyed.

1098. Misbranding of Bovex. U. S. v. 21 Bottles of Bovex. Default decree of condemnation and destruction. (F. D. C. No. 9808. Sample No. 31130-F.)

Analysis showed that the article consisted of an oil such as linseed and wheatgerm oil, with a small amount of calcium carbonate and water.

On April 23, 1943, the United States attorney for the Northern District of California filed a libel against 21 1-pint bottles of Bovex at Petaluma, Calif., alleging that the article had been shipped in interstate commerce from Portland, Oreg., on or about March 23, 1943, by the Triangle Milling Co.; and charging that it was misbranded.

It was alleged to be misbranded in that the statements appearing in its label which represented and suggested that the article would be effective for better breeding; that it would promote normal breeding, aid in the prevention of sterility due to vitamin or nutritional deficiencies, aid reproduction by reason of its content of vital elements of chemicals, prevent infection, prevent the embryo from being reabsorbed, promote normal conception, reduce the immediate deficiency for normal reproduction, and help prevent reabsorption; and that vitamin E was accepted by the American Medical Association and the American Council of Pharmacy and Chemistry as the anti-sterility vitamin, were false and misleading since the article was not so effective and has not been accepted by the associations named.

The article was also alleged to be misbranded under the provisions of the law applicable to foods as reported in the notices of judgment on foods, No. 5796. On June 30, 1943, no claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

1099. Misbranding of medicated charcoal. U. S. v. 32 Boxes and 14 Boxes of Medicated Charcoal. Default decree of condemnation and destruction. (F. D. C. No. 9835. Sample No. 3168-F.)

On April 23, 1943, the United States attorney for the District of Nebraska filed a libel against 32 5-pound boxes and 14 10-pound boxes of medicated charcoal at Cook, Nebr., alleging that the article had been shipped in interstate commerce on or about March 5, 1943, by the Des Moines Incubator Company from Des Moines, Iowa; and charging that it was misbranded.

Analysis showed that the article consisted essentially of charcoal with Epsom salt 1.2 percent, and a very small amount, if any, of Glauber's salt. The article

did not contain menthol, thymol, or methyl salicylate.

It was alleged to be misbranded in that the statement appearing on its label, "Contains: * * * Glaubers, * * * Epsom, Menthol, Methyllalicylate and Thymol," was false and misleading; and in that the statements, appearing on the box label and on the card entitled "Directions for Feeding," shipped with the article, were false and misleading since they represented and suggested that the article was effective in the prevention and treatment of white diarrhea and all other forms of digestive disturbances in chicks and fowls; that it was effective as a cure and relief for growing stock and matured fowls seriously affected with intestinal and bowel complaints and cholera: that it was guaranteed under the Food and Drugs Act of June 30, 1906; and that the use of the product would insure the raising of healthy chicks and mature fowls, whereas the article was not so effective; it was not guaranteed under the Food and